JUN 0 9 2006

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:

Michael R. Krause et al.

Examiner: David E. England

Serial No.:

09/578,019

Group Art Unit: 2143

Filed:

May 24, 2000

Docket No.: 10991834-2

Title:

RELIABLE MULTICAST

CERTIFICATE OF TRANSMISSION

Mail Stop Amendments Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

I hereby certify that the following papers are being facsimile transmitted to the U.S.

Patent and Trademark Office, Fax No.: (571) 273-8300 on the date shown below:

- Transmittal Letter for Response/Amendment (1 pg.); 1.
- 2. Amendment and Response (14 pgs.);

Respectfully submitted,

Michael R. Krause et al.

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Date: 6-9-06

Reg. No. 38,080

16 PAGES - INCLUDING COVER PAGE

Reg No.:

Date:

38,080

Telephone: (612) 573-2003

June 9, 2006

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PATENT APPLICATION HEWLETT-PACKARD COMPANY Intellectual Property Administration ATTORNEY DOCKET NO. 10991834-2 P.O. Box 272400 Fort Collins, Colorado 80527-2400 Confirmation No.: 6337 Inventor(s): Michael R. Krause et al. Examiner: David E. England Application No.: 09/578,019 Group Art Unit: 2143 Filing Date: May 24, 2000 Title: RELIABLE MULTICAST Mail Stop After Final **Commissioner For Patents** PO Box 1450 Alexandria, VA 22313-1450 TRANSMITTAL LETTER FOR RESPONSE/AMENDMENT Transmitted herewith is/are the following in the above-identified application: Petition to extend time to respond Response/Amendment Supplemental Declaration New fee as calculated below No additional fee Fee\$ Other Certificate of Transmission (1 pg.) CLAIMS AS AMENDED BY OTHER THAN A SMALL ENTITY (7) ADDITIONAL (6) (2) CLAIMS REMAINING (5) PRESENT (1) FOR HIGHEST NUMBER RATE NUMBER **FEES** AFTER AMENDMENT PREVIOUSLY PAID FOR **EXTRA EXTRA** TOTAL \$50 MINUS \$ 0 0 X 53 CLAIMS 51 INDEP. \$200 MINUS X \$ 0 0 3 2 CLAIMS FIRST PRESENTATION OF A MULTIPLE DEPENDENT CLAIM + \$360 \$ 0 4th Month 2nd Month 3rdMonth **EXTENSION** 1st Month \$ O \$1020 \$1590 \$120 \$450 FEE \$ OTHER FEES TOTAL ADDITIONAL FEE FOR THIS AMENDMENT O Charge \$____ to Deposit Account 08-2025. At any time during the pendency of this application, please charge any fees required or credit any over payment to Deposit Account 08-2025 pursuant to 37 CFR 1.25. Additionally charge any fees to Deposit Account 08-2025 under 37 CFR 1.16 through 1.21 inclusive, and any other sections in Title 37 of the Code of Federal Regulations that may regulate fees. A duplicate copy of this sheet is enclosed. Respectfully submitted, I hereby certify that this paper is being transmitted to the Patent and Trademark Office Michael R. Krause et al. facsimile number (571) 273-8300. Date of facsimile: June 9, 2006 Patrick G. Billig Typed Name: Patrick G. Billig Signature Attorney/Agent for Applicant(s)

Rov 10/05 (TransAmdFex)

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AMENDMENT/REPLY

Mail Stop RCE

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

Telephonic Examiner Interview Summary

Applicants wish to thank the Examiner for the telephonic Examiner Interview of May 8, 2006, between Applicants representative Patrick G. Billig and Examiner David E. England. As also summarized in the Examiner Interview Summary from Examiner England mailed May 15, 2006, Attorney Billig noted that the Miller et al. patent teaches a threshold of a number of allowed dropped frames not a percentage of destination application instances that receive every unit in the first unit of work stream in the expected defined order as recited in amended independent claims 1 and 29. Examiner England agreed, as indicated in the May 15, 2006, Examiner Interview Summary, that the above-statement is correct and that the Miller et al. patent does not teach amended independent claims 1 and 29.

In addition, Examiner England agreed that the added language in independent claims 1 and 29 of "from the source device to the corresponding one of the multiple destination devices" clarifies the claim language with regards to the Response to Arguments made by the Examiner in the Final Office Action dated March 9, 2006, at paragraph 77.

Thus, Examiner England agreed that the current cited references including the Miller et al. patent are overcome with the below amendments to independent claims 1 and 29, however, Examiner England stated that the newly added claim language will require further search and consideration.

Amendment/Reply

This Amendment/Reply accompanies the Request for Continued Examination (RCE) 37 CFR 1.114 and is in reply to the Final Office Action mailed March 9, 2006 and the telephonic Examiner Interview on May 8, 2006. Please amend the above-identified patent application as follows: